1 2 3 4 5 6 7	JEFFREY B. SETNESS, ESQ. Nevada State Bar No. 2820 FABIAN VANCOTT 601 South Tenth Street, Suite 204 Las Vegas, Nevada 89101 Telephone: (702) 930-5728 Facsimile: (877) 898-1168 E-mail: jsetness@fabianvancott.com Attorneys for Darlene Taylor McCord ROBERT M. McCALLUM, ESQ. Washington State Bar No. 16373	n	
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12	Attorneys for James Bert McCord		
13			
14	UNITED STATES DISTRICT COURT		
15	DISTRICT OF NEVADA		
16	LINITED STATES OF AMERICA	CASE NO A 12 CD 254 IOM DAI	
17	UNITED STATES OF AMERICA,	CASE NO. 2:13-CR-354-JCM-PAL DEFENDANT DARLENE McCORD	
18	Plaintiff,	& JAMES McCORD'S JOINT MOTION FOR LEAVE TO FILE A	
19	VS.	SUR-REPLY TO GOVERNMENT'S	
20	DARLENE TAYLOR McCORD, and JAMES BERT McCORD	REPLY FILED ON NOVEMBER 27, 2017 (DOC. NO. 93)	
21	Defendant.		
22			
23	COME NOW defendant DARLENE TAYLOR McCORD, by and through her		
24	counsel Jeffrey B. Setness of the law firm of Fabian VanCott, and JAMES BERT		
25	McCORD, by and through his counsel Robe	ert M. McCallum of the law firm of LeSourd &	
26	Patten P.S., and hereby move this Court for leave to file a sur-reply to Government's		
27	Reply filed on November 27, 2017 (Doc. No	o. 93) because the multitude of issues raised by	

	il	
1	the government in their reply should be addressed in writing by the defendants so that the	
2	Court can be fully apprised in advance of the	e hearing which is scheduled for January 29,
3	2018.	
4	DATED this 4th day of December 2017.	FABIAN VANCOTT
5		By: /s/ Jeffrey B. Setness
6		JEFFREY B. SETNESS, ESQ. Attorneys for Darlene Taylor McCord
7		LeSOURD & PATTEN P.S.
8		By: /s/ Robert M. McCallum
9		ROBERT M. McCALLUM, ESQ. Attorneys for James Bert McCord
10		
11	OF	RDER
12		AND GOOD CAUSE APPEARING, IT IS
13	ORDERED that the defendants must file their Sur-Reply to Government's Reply Filed on November 27, 2017 (Doc. No. 93) by December 19, 2017.	
14		
15	DATED December 6, 2017.	
16		JAMES C. MAHAN
17		UNITED STATES DISTRICT JUDGE
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1	<u>CERTIFICATE OF SERVICE</u>		
2	In accordance with Rule 49(c) of the Federal Rules of Criminal Procedure and		
3	Rule 47-11 of the Local Rules of Practice of the United States District Court for the		
4	District of Nevada, I certify that I am an employee of FABIAN VANCOTT and that on		
5	this 4 <sup>th</sup> day of December 2017, I did cause a true copy of:		
6 7	DEFENDANT DARLENE McCORD & JAMES MCCORD'S JOINT MOTION FOR LEAVE TO FILE A SUR-REPLY TO GOVERNMENT'S REPLY FILED ON NOVEMBER 27, 2017 (DOC. NO. 93)		
8	to be served via electronic service by the U.S. District Court CM/ECF system to the		
9	parties on the Electronic Filing System in this action.		
10	By: /s/ Sara M. Adams		
11	An employee of		
12	FABIAN VANCOTT		
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